

### DEPARTMENT OF COMMERCE **UNITED STA Patent and Trademark Office**

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ATTORNEY DOCKET NO. APPLICATION NO. FILING DATE FIRST NAMED INVENTOR D 10/30/98 DESCH 080398.P162 09/183,717 **EXAMINER** LM02/0827 BLAKELY SOKOLOFF TAYLOR & ZAFMAN HUANG, S SEVENTH FLOOR **ART UNIT** PAPER NUMBER 12400 WILSHIRE BOULEVARD 2711 LOS ANGELES CA 90025 DATE MAILED: 08/27/99

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

# Office Action Summary

Application No. 09/183,717

Applicant(s)

00, 10

Sam Huang

Examiner

Desh

Group Art Unit 2711



SEE OFFICE ACTION O	N THE FOLLOWING PAGES
☐ Notice of Informal Patent Application, PTO-152	
☐ Notice of Draftsperson's Patent Drawing Review, PTO	-948
☐ Interview Summary, PTO-413	· · · · · · · · · · · · · · · · · · ·
<ul><li>☒ Notice of References Cited, PTO-892</li><li>☒ Information Disclosure Statement(s), PTO-1449, Paper</li></ul>	No(s). 4
Attachment(s)	
Acknowledgement is made of a claim for domestic price	
received in this national stage application from the International Bureau (PCT Rule 17.2(a)).	
<ul><li>received.</li><li>received in Application No. (Series Code/Serial No.)</li></ul>	lumber)
	, or the phone, addeniante next about
☐ Acknowledgement is made of a claim for foreign prioring. ☐ All ☐ Some* ☐ None of the CERTIFIED copies.	
Priority under 35 U.S.C. § 119	ty under 35 H.S.C. § 119(a)-(d)
☐ The oath or declaration is objected to by the Examiner.	
☐ The proposed drawing correction, filed on	
☐ The proposed drawing correction, filed on	
☐ The drawing(s) filed on is/are objective.	
Application Papers  ☐ See the attached Notice of Draftsperson's Patent Draw	ring Review, PTO-948.
☐ Claims	
Claim(s)	
☐ Claim(s)	is/are allowed.
Of the above, claim(s)	is/are withdrawn from consideration.
	is/are pending in the application.
Disposition of Claims	
is longer, from the mailing date of this communication. Failur application to become abandoned. (35 U.S.C. § 133). Exten 37 CFR 1.136(a).	e to respond within the period for response will cause the
A shortened statutory period for response to this action is set	to expire3 month(s), or thirty days, whichever
Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11; 453 O.G. 213.	
	for formal matters, prosecution as to the merits is closed
This action is FINAL.	
Responsive to communication(s) filed on	·

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#### **DETAILED ACTION**

## **Drawings**

1. This application has been filed with informal drawings which are acceptable for examination purposes only. Formal drawings will be required when the application is allowed.

## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371© of this title before the invention thereof by the applicant for patent.
- 3. Claims 1-3, 6, 10, 16-17, 24-27, 34, 35 are rejected under 35 U.S.C. 102(e) as being anticipated by Pauley (US 5,900,916).

Regarding claims 1 and 6, Pauley discloses an apparatus for presentation of images from multiple sources on a monitor or television at the same time comprising: selecting for viewing, a first show associated with a first channel from a first source; displaying the first show; selecting for viewing, a second show associated with a second channel from a second source; and displaying the second show simultaneously with the first show (cols. 1-4).

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As for claims 2, 3, 10, 24, 25, 34, 35 Pauley also reveals that "sources' means a provider of information, such as a television station, cable provider, Internet site" (col. 5, lines 19-21) and that "any mode of input may be utilized, for example a television station, a cable system, satellite, a video tape recorder/player and DVD." (Col. 5, lines 16-18).

Concerning claims 16, 17 and 26, 27, Pauley discloses an entertainment system comprising: a display monitor 12 with television/cable/satellite broadcast tuners read on as receivers coupled to the display monitor wherein the tuners are capable of receiving programming data associated with a plurality of sources for viewing on the display monitor (see Fig. 1); a plurality of memory elements (col. 4, lines 7-39); and control system 50 read on to be a central processing unit coupled to the plurality of memory elements, wherein the control system selects one of the plurality of shows into the plurality of memory elements and to display the plurality of shows continuously and in a picture in picture format (cols. 5, 6, and 7).

## Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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5. Claims 4, 5, 12, 13, 18, 19, 20, 28, 29, 30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pauley (US 5,900,916) in view of Usui et al. (US 5,808,694, hereinafter "Usui").

Regarding claims 4, 5, 12, 13, 19, 20, 29, 30, Pauley does not specifically disclose the method of loading programming data into memory and producing a screen menu, however, Usui provides an electronic program guide ("EPG") system and electronic program guide displaying method wherein a plurality of program guides from a plurality of sources are stored in memory and displayed (col. 2, lines 3-24). Usui also teaches the method of executing software by a CPU to produce a screen menu and generating the EPG data according to the selection made from the screen menu (cols. 5 and 6). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Pauley by the teachings of Usui so that the user is benefited with program guides from each source that the user receives as well as a menu screen to lay out in a organize manner the plurality of EPG listings.

As for claims 18 and 28, Pauley fails to specifically show an integrated receiver decoder within the system. However, Usui teaches an IRD 4 to receive EPG data from a plurality of sources (see Abstract). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Pauley by the teachings of Usui so that coded data from the transmitter/headend may be received and converted back to its original form.

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6. Claims 7-9, 11, 14, 15, 21-23, 31-33, 36, 37 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pauley (US 5,900,916).

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Regarding claims 7-9, 21-23, 31-33 Pauley reveals an apparatus for presentation of images from multiple sources on a display monitor. Additionally, the plurality of sources transmits broadcast signals from local television stations, cable companies or satellite stations. Although Pauley fails to specifically disclose the coding techniques associated with the transmission of broadcast signals, amplitude modulation, frequency modulation and phase modulation coding techniques are extremely well known in the art of broadcast transmission technology. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to use the above coding techniques for transmitting broadcast signals in order to comply with standards and make use of what is well known.

As for claim 11, Pauley shows that "sources' means a provider of information, such as a television station, cable provider, Internet site" (col. 5, lines 19-21) and that "any mode of input may be utilized, for example a television station, a cable system, satellite, a video tape recorder/player and DVD." (Col. 5, lines 16-18).

As for claims 14, 15, 36, 37, Pauley provides an apparatus wherein a VCR 30 is coupled to the multiple image display system 10. Although the VCR 30 in Pauley functions as a source providing video images, VCR is extremely well known as a recording means for a plurality of sources. Therefore, it would have been obvious to one of ordinary skill in the art to modify

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Pauley so that the user may record programs from the plurality of sources received by the image display system 10.

#### Conclusion

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

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or faxed to:

(703) 308-9051, (for formal communications; please mark "EXPEDITED PROCEDURE")

Or:

(703) 308-5399, (for informal or draft communications, please label "PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington. VA., Sixth Floor (Receptionist).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sam Huang whose telephone number is (703) 305-0627. The examiner can normally be reached on M-Th from 8:30 to 6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew Faile, can be reached on (703) 305-4380. The fax phone number for this Group is (703) 308-5359.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 305-4700.

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August 23, 1999

JOHN W. MILLER PATENT EXAMINER